EXHIBIT 2

DEFENDANTS	DEFENDANTS' AFFIRMATIVE DEPOSITION DESIGNATIONS FOR STEVE REARDON											
DEPO DATE	Designation	Begin Page	Begin	End Page	End Line							
	Туре	at	Line at	at	at							
11/30/2018	CAH Affirm	498	2	499	8							
11/30/2018	CAH Affirm	499	15	500	23							
11/30/2018	CAH Affirm	503	15	508	5							
11/30/2018	CAH Affirm	508	7	508	12							
11/30/2018	CAH Affirm	508	14	508	20							
11/30/2018	CAH Affirm	508	22	509	23							
11/30/2018	CAH Affirm	510	2	510	7							
11/30/2018	CAH Affirm	510	18	510	22							
11/30/2018	CAH Affirm	511	8	512	24							
11/30/2018	CAH Affirm	513	3	516	3							
11/30/2018	CAH Affirm	516	7	518	6							
11/30/2018	CAH Affirm	518	8	520	2							
11/30/2018	CAH Affirm	520	5	520	8							
11/30/2018	CAH Affirm	520	11	520	13							
11/30/2018	CAH Affirm	521	11	522	11							
11/30/2018	CAH Affirm	523	4	523	6							
11/30/2018	CAH Affirm	524	3	524	4							
11/30/2018	CAH Affirm	524	7	524	13							
11/30/2018	CAH Affirm	524	17	525	14							
11/30/2018	CAH Affirm	525	17	525	20							
11/30/2018	CAH Affirm	525	24	530	6							
11/30/2018	CAH Affirm	530	16	531	1							
11/30/2018	CAH Affirm	531	3	531	8							
11/30/2018	CAH Affirm	531	17	531	22							
11/30/2018	CAH Affirm	532	4	532	17							
11/30/2018	CAH Affirm	534	9	534	13							

P	PLAINITFF'S OBJECTIONS TO DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR STEVE REARDON											
DEPO DATE	Begin Page at	Begin Line at	End Page at	End Line at	Notes							
11/30/2018	519	22	519	24	Hearsay							
11/30/2018	520	1	520	24	Hearsay							
11/30/2018	521	5	521	24	Hearsay							
11/30/2018	522	1	522	11	Hearsay							
					-							
11/30/2018	523	1	523	20	Hearsay							
11/30/2018	529	1	529	23	Hearsay							

CARDINAL HEALTH'S RESPONSES IN SUPPORT OF AFFIRMATIVE DESIGNATIONS FOR STEVE REARDON									
DEPO DATE	Begin Page	Begin Line	End Page	End Line	RESPONSES				
	at	at	at	at					
					Counter designation contingent on objection to use of testimony regarding				
11/30/2018	176	2	176	5	2008 settlement.				
					Counter designation contingent on objection to use of testimony regarding				
11/30/2018	176	7	176	11	2008 settlement.				
11/30/2018	500	24	503	14	Counter designation contingent on objection to use of Exhibits 3 and 4.				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	519	22	519	24	exception				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	520	1	520	2	exception				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	520	5	520	8	exception				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	520	11	520	13	exception				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	521	11	521	24	exception				
•					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	522	1	522	11	exception				
					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	523	4	523	6	exception				
· · ·					Response: offered for purpose other than truth of the matter (e.g. effect on				
					listener, and explains conduct); to the extent offered for truth, residual HS				
11/30/2018	529	1	529	23	exception. Recorded recollection.				
11/30/2018	530	7	530	15	Counter designation contingent on objection to use of exhibit.				
11/30/2018	532	18	533	19	Counter designation contingent on objection to use of exhibit.				
11/30/2018	533	20	533	22	Counter designation contigent on the admission of Exhibit 5				
11/30/2018	534	4	534	8	Counter designation contingent on the admission of Exhibit 5				

PLAINTIF	PLAINTIFFS' COUNTER DEISGNATIONS TO DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR STEVE REARDON									
DEPO DATE	DESIGNATION TYPE	Begin Page at	Begin Line at	End Page at	End Line at					
11/30/2018	Plaintiff Counter	24	9	26	15					
11/30/2018	Plaintiff Counter	27	11	28	18					
11/30/2018	Plaintiff Counter	28	22	30	18					
11/30/2018	Plaintiff Counter	32	2	33	7					
11/30/2018	Plaintiff Counter	33	17	34	11					
11/30/2018	Plaintiff Counter	34	15	36	15					
11/30/2018	Plaintiff Counter	36	22	39	10					
11/30/2018	Plaintiff Counter	39	14	40	7					
11/30/2018	Plaintiff Counter	41	14	41	18					
11/30/2018	Plaintiff Counter	42	1	44	17					
11/30/2018	Plaintiff Counter	45	1	46	16					
11/30/2018	Plaintiff Counter	47	17	47	20					
11/30/2018	Plaintiff Counter	48	5	48	13					
11/30/2018	Plaintiff Counter	50	8	50	16					
11/30/2018	Plaintiff Counter	51	7	53	22					
11/30/2018	Plaintiff Counter	54	5	54	8					
11/30/2018	Plaintiff Counter	61	6	62	12					
11/30/2018	Plaintiff Counter	63	11	64	6					
11/30/2018	Plaintiff Counter	64	15	66	7					
11/30/2018	Plaintiff Counter	66	14	69	3					
11/30/2018	Plaintiff Counter	71	16	72	5					
11/30/2018	Plaintiff Counter	77	12	78	18					
11/30/2018	Plaintiff Counter	80	9	80	24					
11/30/2018	Plaintiff Counter	81	9	86	24					
11/30/2018	Plaintiff Counter	88	20	89	13					
11/30/2018	Plaintiff Counter	97	1	100	24					
11/30/2018	Plaintiff Counter	104	14	106	21					
11/30/2018	Plaintiff Counter	110	16	111	20					
11/30/2018	Plaintiff Counter	116	3	117	16					
11/30/2018	Plaintiff Counter	118	20	119	6					
11/30/2018	Plaintiff Counter	122	22	123	11					
11/30/2018	Plaintiff Counter	124	18	131	24					
11/30/2018	Plaintiff Counter	133	4	133	11					
11/30/2018	Plaintiff Counter	134	1	134	17					
11/30/2018	Plaintiff Counter	143	1	148	24					
11/30/2018	Plaintiff Counter	153	13	155	8					
11/30/2018	Plaintiff Counter	161	4	163	12					
11/30/2018	Plaintiff Counter	164	14	164	18					
11/30/2018	Plaintiff Counter	166	4	168	10					
11/30/2018	Plaintiff Counter	170	6	175	15					
11/30/2018	Plaintiff Counter	180	24	182	8					
11/30/2018	Plaintiff Counter	196	10	197	11					

PLAINTIF	PLAINTIFFS' COUNTER DEISGNATIONS TO DEFENDANTS' AFFIRMATIVE DESIGNATIONS FOR STEVE REARDON										
DEPO DATE	DESIGNATION TYPE	Begin Page at	Begin Line at	End Page at	End Line at						
11/30/2018	Plaintiff Counter	199	23	203	23						
11/30/2018	Plaintiff Counter	205	1	208	24						
11/30/2018	Plaintiff Counter	237	3	237	9						
11/30/2018	Plaintiff Counter	257	9	262	21						
11/30/2018	Plaintiff Counter	338	12	340	20						
11/30/2018	Plaintiff Counter	341	3	342	19						
11/30/2018	Plaintiff Counter	410	4	414	14						
11/30/2018	Plaintiff Counter	415	9	418	8						
11/30/2018	Plaintiff Counter	419	16	421	16						
11/30/2018	Plaintiff Counter	423	14	425	2						
11/30/2018	Plaintiff Counter	426	12	430	6						
11/30/2018	Plaintiff Counter	433	4	434	7						
11/30/2018	Plaintiff Counter	437	20	440	8						
11/30/2018	Plaintiff Counter	443	15	444	23						
11/30/2018	Plaintiff Counter	445	20	456	20						
11/30/2018	Plaintiff Counter	464	4	466	22						
11/30/2018	Plaintiff Counter	467	21	468	8						
11/30/2018	Plaintiff Counter	468	14	468	21						
11/30/2018	Plaintiff Counter	469	20	470	21						
11/30/2018	Plaintiff Counter	473	10	480	14						

		CARE	DINAL HEA	JECTIONS TO PLAINTIFFS'	
			DESIGN	ATIONS O	F STEVE REARDON
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	CTIONS	
	Begin	Begin	End	End Line	Defendants' Objections
	Page at	Line at	Page at	at	
11/30/2018	24	12	24		INC
11/30/2018	28	22	29		403
11/30/2018	29	13	30		802; 402; 403; 602
11/30/2018	30	14	30	18	ARG
					802; 602; VG; 403; Objection to the use of Exhibit 3
11/30/2018	32	2	33		(subject of pending Motion in Limine, Dkt. 2653)
11/30/2018	33	17	34	10	
11/30/2018	33	20	33	22	INC
					ARG; LC; 602; Objection to the use of Exhibit 3
11/30/2018	34	16	35		(subject of pending Motion in Limine, Dkt. 2653)
11/30/2018	35	1	35		602
11/30/2018	35	8	35		INC
11/30/2018	35	22	36		LC; 402
11/30/2018	36	23	37	2	LC; ARG; 402; AA
					802; ARG; 602; AA; Objection to the use of Exhibit 3
11/30/2018	37	3	39		(subject of pending Motion in Limine, Dkt. 2653)
11/30/2018	39	16	39	19	AA
					ARG; AA; INC; Objection to the use of Exhibit 3
11/30/2018	39	21	40	7	(subject of pending Motion in Limine, Dkt. 2653)
					Objection to the use of Exhibit 3 (subject of pending
11/30/2018	42	1	42		Motion in Limine, Dkt. 2653); INC
11/30/2018	42	1	42	13	802; 602; ARG; LC
					LC; Objection to the use of Exhibit 3 (subject of
11/30/2018	42	14	43		pending Motion in Limine, Dkt. 2653)
11/30/2018	44	1	44		LC
11/30/2018	44	4	44		INC
11/30/2018	46		46		VG
11/30/2018	50		50		ARG; 602; AF; 403
11/30/2018	51	23	51	24	MPT; 602; INC
					802; 602; Objection to all testimony regarding Exhibit
					4, a hearsay government pre-hearing statement Mr.
					Reardon never saw about a time period of which he
11/30/2018	53		53		does not have relevant knowledge
11/30/2018	54	5	54	8	AA

	CARDINAL HEALTH'S OBJECTIONS TO PLAINTIFFS' DESIGNATIONS OF STEVE REARDON									
			DESIGN	F STEVE REARDON						
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	TIONS						
	Begin	Begin	End	End Line	Defendants' Objections					
	Page at	Line at	Page at	at						
					602, 902, CMD, Objection to all testimony regarding					
					602; 802; CMP; Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing					
					statement Mr. Reardon never saw about a time					
11/30/2018	61	6	61	24	period of which he does not have relevant knowledge					
11/30/2018	63	11	64		602; AF					
11/30/2018	63	23	64		AA					
					802; 602; 403; AF; 402; Objection to all testimony					
					regarding Exhibit 4, a hearsay government pre-hearing					
					statement Mr. Reardon never saw about a time					
11/30/2018	64	18	65	1	period of which he does not have relevant knowledge					
					602; 802; 402; 403; Objection to all testimony					
					regarding Exhibit 4, a hearsay government pre-hearing					
/ /					statement Mr. Reardon never saw about a time					
11/30/2018	66	16	66		period of which he does not have relevant knowledge					
11/30/2018	66	23	67		402; 802; 403					
11/30/2018 11/30/2018	67 68	2 21	69 69		602; 403; 802 AA					
11/30/2018	71	21	72		AA					
11/30/2018	/1	22	12		AA .					
					802; 602; INC; Objection to all testimony regarding					
					Exhibit 4, a hearsay government pre-hearing					
					statement Mr. Reardon never saw about a time					
11/30/2018	77	12	78	18	period of which he does not have relevant knowledge					
11/30/2018	78	14	78	18	ARG					
					INC; 802; 602; LC; Objection to all testimony regarding					
					Exhibit 4, a hearsay government pre-hearing					
					statement Mr. Reardon never saw about a time					
11/30/2018	80	9	80	24	period of which he does not have relevant knowledge					
					_					
					802; 602; LC; Objection to all testimony regarding					
					Exhibit 4, a hearsay government pre-hearing					
1 1 1 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	_		_	_	statement Mr. Reardon never saw about a time					
11/30/2018	81	9	82	24	period of which he does not have relevant knowledge					

CARDINAL HEALTH'S OBJECTIONS TO PLAINTIFFS'									
			DESIGN	ATIONS O	F STEVE REARDON				
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	CTIONS					
	Begin	Begin	End	End Line	Defendants' Objections				
	Page at	Line at	Page at	at					
					AF; Objection to all testimony regarding Exhibit 4, a				
					hearsay government pre-hearing statement Mr.				
					Reardon never saw about a time period of which he				
11/30/2018	83	1	83	10	does not have relevant knowledge				
11/30/2018	83	11	84		402; ARG; 403				
					802; 602; Objection to all testimony regarding Exhibit				
					4, a hearsay government pre-hearing statement Mr.				
					Reardon never saw about a time period of which he				
11/30/2018	84	16	85	9	does not have relevant knowledge				
					MPT; ARG; 602; Objection to all testimony regarding				
					Exhibit 4, a hearsay government pre-hearing				
11/20/2019	85	10	86	24	statement Mr. Reardon never saw about a time				
11/30/2018	65	10	80	24	period of which he does not have relevant knowledge 602; 403; 402; AA; MPT; 802; Objection to the use of				
					Exhibit 3 (subject of pending Motion in Limine, Dkt.				
11/30/2018	88	20	89	13	2653)				
					ARG; AF; 402; 802; VG; 403; Objection to use of				
11/30/2018	97	1	100	24	Exhibit 5				
11/30/2018	97	18	97	21	MPT				
					MPT; AF; ARG; Objection to all testimony regarding				
					Exhibit 4, a hearsay government pre-hearing				
					statement Mr. Reardon never saw about a time				
11/30/2018	104		105		period of which he does not have relevant knowledge				
11/30/2018	111	2	111		INC; MPT				
11/30/2018 11/30/2018	111 116	8	111 117		ARG; MPT 403; CMP; 602; 403; 802				
11/30/2018	116		117		1NC				
11/30/2018	118		119		403; MPT				
11/30/2018	122	22	123		403; ARG; 402				
11/30/2018	125		131		402; 403; 602; 802; Objection to use of Exhibit 7				
11/30/2018	133		133		402; 403; ARG; 602; AA				
11/30/2018	143		143		602; ARG				
					402; INC; Objection to Exhibit 10 as it concerns				
					manufacturing business not pharmaceutical (See				
11/30/2018	143	9	148	5	144:14-16; 146: 17-18)				

		CARE			JECTIONS TO PLAINTIFFS' OF STEVE REARDON
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	CTIONS	
	Begin	Begin	End	End Line	Defendants' Objections
	Page at	Line at	Page at	at	
					Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing statement Mr.
					Reardon never saw about a time period of which he
11/30/2018	148	6	148	24	does not have relevant knowledge; INC
					602; ARG; Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing statement Mr. Reardon never saw about a time period of which he
11/30/2018	153	13	154		does not have relevant knowledge
11/30/2018	154	18	155		ARG
11/30/2018	161	4	161		INC
11/30/2018	161	10	163		ARG; 602; AF
11/30/2018	163	7	163		ARG
11/30/2018	164	14	164		602; 402
11/30/2018	166	4	166		INC
11/30/2018	168	4	168	10	INC; CMP
11/30/2018	170	6	170	21	802; 602; Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing statement Mr. Reardon never saw about a time period of which he does not have relevant knowledge
11/30/2018	171	21	172	3	402; 802; Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing statement Mr. Reardon never saw about a time period of which he does not have relevant knowledge
11/30/2018	172	4	173		402; 403
11/30/2018	173	3	173	7	402; 403
44/20/2043	470		47.	4.4	402; 403; 602; Objection to all testimony regarding Exhibit 4, a hearsay government pre-hearing statement Mr. Reardon never saw about a time
11/30/2018	173		174		period of which he does not have relevant knowledge
11/30/2018	174		175		402; ARG; 602
11/30/2018	181	20	182		ARG; AA
11/30/2018	196		196		602
11/30/2018	196		197		602; 802
11/30/2018	199	23	200	1	ARG; 602; 802

CARDINAL HEALTH'S OBJECTIONS TO PLAINTIFFS'									
			DESIGN	ATIONS O	OF STEVE REARDON				
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	TIONS					
	Begin	Begin	End	End Line	Defendants' Objections				
	Page at	Line at	Page at	at					
11/30/2018	200	9	200		602; 802				
11/30/2018	200	19	200	22	802; 402				
11/30/2018	200	23	201	3	402				
11/30/2018	201	5	201	10	802; ARG; 402				
11/30/2018	201	12	203	23	ARG; 402; MPT; AF; 602				
11/30/2018	205	7	207	19	602; LC; 602; 802				
11/30/2018	208	3	208	22	ARG; 402; 602				
11/30/2018	208	19	208	22	INC				
11/30/2018	237	3	237	9	602; INC				
11/30/2018	257	9	257	19	ARG; MPT				
11/30/2018	257	20	258	14	ARG; MPT; CMP				
11/30/2018	258	15	259	2	ARG; MPT; CMP				
11/30/2018	259	3	259	10	MPT; INC				
11/30/2018	259	17	259	20	602; INC				
11/30/2018	260	3	261	3	402; INC; 802				
11/30/2018	262	2	262	21	402; AF; 602; 802				
11/30/2018	338	13	340	19	602; 402				
11/30/2018	340	8	340	9	403				
11/30/2018	341	3	341	17	AF; AA; 602				
11/30/2018	341	18	342		602; 402; INC				
11/30/2018	415	9	415		LC				
11/30/2018	415	23	416		LC				
11/30/2018	416	16	417		LC; INC				
11/30/2018	417	21	418		LC				
11/30/2018	419	16	419		LC				
11/30/2018	420	11	420		LC				
11/30/2018	439	14	439		LC; ARG				
11/30/2018	440	3	440		602				
11/30/2018	443	17	444		602				
11/30/2018	445	20	449		602				
11/30/2018	447	7	447		HYP; LC				
11,00,2010		,	,		402; INC; 403 on entire questions based on use of				
11/30/2018	448	2	448	16	word "opium"				
11/30/2018	450	17	451		LC				
11/30/2018	450	3	451		LC				
11/30/2018	451	16	453		602				
11/30/2018	453	2	453		HYP; LC				
11/30/2018	454	14			AF; 602; MPT				
11/30/2018	454	2	456		402				
11/20/2018	430	2	430	<u> </u>	1404				

CARDINAL HEALTH'S OBJECTIONS TO PLAINTIFFS' DESIGNATIONS OF STEVE REARDON								
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	CTIONS				
	Begin	Begin	End	End Line	Defendants' Objections			
	Page at	Line at	Page at	at				
11/30/2018	466	2	466	5	INC			
11/30/2018	467	21	468		LC; CMP; AA			
11/30/2018	468	14	468	21	AA			
11/30/2018	469	20	470		602; HYP			
11/30/2018	470	9	470		402; VG; 403; 602; HYP			
11/30/2018	473	10	473		AA			
11/30/2018	473	21	473	24	402			
11/30/2018	474	1	475		602; ILO			
11/30/2018	475	11	476		402; 602; 403			
11/30/2018	476	12	477	14	602; ILO			
11/30/2018	477	15	477		MPT; AF			
11/30/2018	477	23	480	14	602; ILO			
11/30/2018	261	13	261	16	ARG; AF; 602; CMP			
11/30/2018	261	17	261	17	ARG, AF, 602			
11/30/2018	261	19	261	23	ARG; AF; 602; CMP			
11/30/2018	262	1	262	10	ARG; AF; 602; CMP			
11/30/2018	269	22	270	6	VG			
11/30/2018	270	23	271	10	AA			
11/30/2018	272	15	273	20	MPT			
11/30/2018	281	5	281	8	VG; 602			
11/30/2018	281	11	281	20	VG; 602			
11/30/2018	281	21	282	11	VG			
11/30/2018	293	18	296	12	602			
11/30/2018	294	4	294	6	VG			
11/30/2018	294	10	294	11	VG			
11/30/2018	295	9	295	11	602			
11/30/2018	295	12	295	12	602			
11/30/2018	295	16	295	18	602			
11/30/2018	295	19	295	19	602			
11/30/2018	295	24	296	4	602			
11/30/2018	296	5	296	5	602			
11/30/2018	296	7	296	8	602			
11/30/2018	299	7	299	15	602			
11/30/2018	299	22	299	23	AA			
11/30/2018	300	3	300	5	AA			
11/30/2018	300	16	301	5	602; 802			
11/30/2018	301	14	301		602			
11/30/2018	302	6	302	8	MD			
11/30/2018	302	11	302	11	MD			

	CARDINAL HEALTH'S OBJECTIONS TO PLAINTIFFS' DESIGNATIONS OF STEVE REARDON										
DEPO DATE	CARDINA	AL HEALT	H'S OBJEC	CTIONS							
				•							
	Begin	Begin	End	End Line	Defendants' Objections						
	Page at	Line at	Page at	at							
11/30/2018	302	302 15 302 1			8 MD						
11/30/2018	302	24	303	5	5 MD						

CARDINAL HEALTH'S COUNTER-DESIGNATIONS FOR					
STEVE REARDON					
DEPO DATE	DESIGNATION	DEFENDANTS' COUNTER DESIGNATIONS			
	ТҮРЕ				
		Begin Page	Begin Line	End Page at	End Line at
		at	at		
11/30/2018	CAH Counter	26	16	26	19
11/30/2018	CAH Counter	26	22	27	9
11/30/2018	CAH Counter	28	19	28	21
11/30/2018	CAH Counter	30	22	31	7
11/30/2018	CAH Counter	44	18	44	20
11/30/2018	CAH Counter	44	22	44	23
11/30/2018	CAH Counter	89	15	89	22
11/30/2018	CAH Counter	89	24	90	9
11/30/2018	CAH Counter	90	23	91	2
11/30/2018	CAH Counter	91	4	91	6
11/30/2018	CAH Counter	92	5	92	16
11/30/2018	CAH Counter	101	7	101	7
11/30/2018	CAH Counter	101	10	101	14
11/30/2018	CAH Counter	110	4	110	11
11/30/2018	CAH Counter	110	13	110	15
11/30/2018	CAH Counter	134	19	135	6
11/30/2018	CAH Counter	176	2	176	5
11/30/2018	CAH Counter	176	7	176	11
11/30/2018	CAH Counter	182	15	182	18
11/30/2018	CAH Counter	182	20	182	22
11/30/2018	CAH Counter	409	5	409	9
11/30/2018	CAH Counter	421	18	422	16
11/30/2018	CAH Counter	425	22	425	23
11/30/2018	CAH Counter	426	6	426	11
11/30/2018	CAH Counter	430	14	430	17
11/30/2018	CAH Counter	434	8	434	17
11/30/2018	CAH Counter	434	19	434	23
11/30/2018	CAH Counter	497	10	497	13
11/30/2018	CAH Counter	500	24	503	14
11/30/2018	CAH Counter	524	2	524	2
11/30/2018	CAH Counter	530	7	530	15
11/30/2018	CAH Counter	532	18	533	19
11/30/2018	CAH Counter	533	20	533	22
11/30/2018	CAH Counter	534	1	534	1
11/30/2018	CAH Counter	534	4	534	8